Sample Forms

Authorization for Temporary Protective Custody (JVO06)

Application for Order of Protective Custody (JVO04)

Petition (JVF09)

Order for Protective Custody (JVO11)

Petition for Order of Child Protection (CP50)

Ex Parte Order of Child Protection (CP20)

Adult Abuse/Stalking Petition for Order of Protection (AA40)

Adult Abuse/Stalking Ex Parte Order of Protection (AA10)



COUNTY, MISSOURI

Judge or Division:		Case Number:	
In the Interest of:		Juvenile / Family Court Address:	
☐ Male	DOB:		(Date Stamp)
	Authorization fo	or Temporary Protective Custo	
juvenile for a p	o Missouri Supreme Court Rule 11 period not to exceed twenty-four ho		rary protective custody of the
_	- · · · · · · · · · · · · · · · · · · ·	juvenile officer, there is reasonable cause to be y protective custody is necessary to prevent pe	
Time	Date	Juvenile C	Officer
		Address	
		Telephone	: Number
	Release of Ju	venile by the Juvenile Officer	
The juveni	le was released to		, (name) whose relationship
to said juvenile	is: mother/father/custodian/other	:	, and whose
address is:			
Time	Date	Juvenile Officer/De	eputy Juvenile Officer

OSCA (7-00) JVO06 1 of 1 MSCR 111.12



Judge or Division:		Case Number:	
In the Interest of:		Juvenile / Family Court Address:	
Male			
Female	DOB:		(Date File Stamp)
	Application :	for Order of Protective Custody	
The juveni	e officer upon information and b	pelief makes application for an order of protecti	ve custody on the above
-	e for reason that said juvenile is the above referred cause.	without proper care, custody, or support as alle	ged in the petition (motion to
Probable ca	nuse to believe the juvenile is in	need of the care and protection of the Court is e	established by:
	the provisions of Title IV-E of the applicant states that:	he Social Security Act, based upon information	n provided by the Division of
(Please check o	nly one box.)		
remain	at home and continuation of the	ily occurred during an emergency in which the juvenile in the home was contrary to the welfa e due to the emergency circumstances.	•
	able efforts were made to keep they to the welfare of the juvenile.	ne juvenile in the home but continuation of the j	uvenile in the home is
	nade to return the juvenile to the	om the juvenile's home were not made, but reach home. Continuation of the juvenile in the hom	
Temporary	protective custody of the juveni	le was assumed on (date) at (time) a.m. by (nan	ne) (title).
			<u> </u>
		Juvenile Officer	

IN THE CIRCUIT COURT OF COUNTY, MISSOURI JUVENILE/FAMILY COURT DIVISION

In the Interest of:			
Name:)		
Age:)	Case Number:	
Sex:)		
DOB:)		
	Petiti	on	
The juvenile officer of	County states	s to the Court:	
1. This petition is filed in	the interest of:		
(Name) (Street Address (City, State) (DOB))		
2a. The name and address	of the juvenile's	father is:	
(Name) (Street Address (City, State))		
2b. The name and address	of the juvenile's	mother is:	
(Name) (Street Address (City, State))		
3. The juvenile is in the c	ustody of:		
(Name) (Street Address (City, State))		
4. The juvenile is subject and/or (by reason of be alleged offense(s) occu	ing found in	n of this Court (by reason of County, Missouri) and/ounty, Missouri).	• •

5.	Pursuant to Section 211.031 RSMo, said juvenile is in need of the care and treatment of this Court in that: (Allegation of abuse, neglect, delinquency, status).
6.	At the time of filing, juvenile is in detention.
	Wherefore, petitioner prays that the Court make and enter such judgment as the art shall find to be necessary in the best interests of the juvenile and the best rests of the state.
	Juvenile Officer
	Address
	Telephone Number



Judge or Division:		Case Number:			
In the Interest of:		Juvenile / Family Court Address:			
☐ Male	DOB:		(Date File Stamp)		
Order for Protective Custody					
Having been informed that the juvenile is in protective custody, and upon the request of the juvenile officer the juvenile be held in protective custody, the Court makes the following determinations:					
A Petition/N	Motion to Modify has been fi	led by the juvenile officer.			
☐ The Court h	as reviewed the following do	ocument(s):			
police r	eport				
☐ Division	n of Family Services report				
☐ Applica☐ other:	tion for Order of Protective	Custody			
☐ The condition	ons requiring protective cust	ody continue to exist.			
Upon review	w of the foregoing document	s, the Court finds that probable cause exists	to believe that the juvenile is		
within the j	urisdiction of the Court unde	er Section 211.031.1 (1) RSMo.			
Pursuant to the	provisions of Title IV-E of	the Social Security Act, the Court finds that	:		
safely 1	The first contact with the juvenile's family occurred during an emergency in which the juvenile could not safely remain at home and continuation of the juvenile in the home was contrary to the welfare of the juvenile. Therefore, it was reasonable to remove the juvenile due to the emergency circumstances.				
Reasonable efforts were made to keep the juvenile in the home but continuation of the juvenile in the home is contrary to the welfare of the juvenile.					
Reasonable efforts to prevent removal from the juvenile's home were not made, but reasonable efforts now being made to return the juvenile to the home. Continuation of the juvenile in the home is contrar the welfare of the juvenile.					

Until further order	of the Court, the juvenile is to rem	ain in protective custody	and in the temporar	y legal custody of:
Division of Fa	amily Services for suitable placeme	nt.		
other:				
The juvenile office	er's Application for Order of Protec	ctive Custody is denied a	nd the juvenile is orc	dered released forthwi
The juvenile is ord	lered released forthwith to:			
mother	custodian:			
☐ father	other suitable person:			
is appointed	d as guardian ad litem for the juveni	ile.		
7				
	er is ordered to provide written notic	ce to the parties of their	right to a protective of	custody hearing by the
The juvenile office	er is ordered to provide written notic	ce to the parties of their i	right to a protective o	custody hearing by the
Court.		ce to the parties of their i		custody hearing by the
	er is ordered to provide written notice	ce to the parties of their n	right to a protective of	custody hearing by the
Court.		ce to the parties of their n		custody hearing by the
Court.		ce to the parties of their i		custody hearing by the
Court.		ce to the parties of their i		custody hearing by the
Court.		ce to the parties of their i		custody hearing by the
Court.	Date	ce to the parties of their i		custody hearing by the
Court.	Date	ce to the parties of their i		custody hearing by the
Court.	Date	ce to the parties of their i		custody hearing by the
Court.	Date			custody hearing by the
Court.	Date	ce to the parties of their i		custody hearing by the
Court.	Date			custody hearing by the
Court.	Date			custody hearing by the



IN THE CIRCUIT COURT OF COUNTY, MISSOURI

Judge or Division:	Case Number	er:		
	Court ORI N	umber:		
In the interest of: (Include name and date of birth or age	of each child)			
				(Date File Stamp)
Petitioner:		Responden	t's Home Address:	
Petitioner's DOB:				
SSN:				
Sex F M Race:				
Respondent:				
Respondent's DOB:		Responden	t's Work Address:	
SSN (if known):				
Race: Sex F M				
Age: Height:				
Eye Color: Weight:				
Hair Color:				
(Identifying Information for use by Law Enforcement)	-I 4/T I	10-1	CO.31 D44	•
Motion to Modify Ju	agment/Ful	i Oraer (of Child Protect	ion
(Check each box that applies)				
A Judgment/Full Order of Child Protection was enter	red in Count	y, Missouri.		
A change has occurred in the circumstances of the closest interests of the child. Please provide the specific court's judgment.				
I request that the court find grounds for modification for: (check the box that applies)				
☐ Installments of maintenance or support.				
Custody.				
☐ Visitation.				
Other (specify):				
I swear /affirm under penalty of perjury that these fac	ets are true according	g to my best k	nowledge and belief.	
Date			Your Signature	
			W. G.	
			Your Street Address	
	Ci	ty	State	Zip
			Your Telephone Numb	oer .

OSCA (02-02) CP50 1 of 1 455.060 RSMo



Judge or Division:	Case Number:		
Court ORI Number:			
In the interest of: (Include name and date of birth or age of each child)			
		vs.	
			(Date File Stamp)
Petitioner:		Respondent's Home Addres	s:
Petitioner's DOB:			
SSN:		Home Phone Number:	
Sex:			
Respondent:		Respondent's Work Addres	S:
Alias/Nicknames:			
Respondent's DOB:		Work Phone Number:	
SSN: (if known)		Work Hours:	
Race: Sex:	\Box F \Box M	Other Locations Where Res	pondent May Be Served:
Skin/Complexion: Age:			
Eye Color: Heig Hair Color: Weig			
Hair Color: Weight Hair Length/Style:	gnt:		
(Identifying Information for use by Law Enforcement)			
Visible Identifying Marks (e.g., tattoos, birthmarks	s. braces, mustache, beard.	pierced ear. glasses)	
, ,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Appearances: Petitioner	Respondent	Other	
Petitioner's Attorney	Respondent's Atto		
Guardian Ad Litem	Court Appointed S		
<u>×</u>		f Child Protection	
Petitioner has filed a verified petition reques	_		
with a copy of the petition and any Ex Parte		•	• •
hearing. A Guardian ad Litem or Court App	-	• • •	
The matter was heard and submitted to the c		· · · · •	
Petitioner has proved the allegations of abus	se. No prior order regarding	custody is pending or has beer	n made.
Petitioner and Respondent submit this judgr	ment by consent and request	that the court order the following	ng:
	<u>Order</u>		
☐ This Order replaces and supersedes the Ex F	(Only those provisions che		e and serves as notice of
termination of that Order.	and order or ening rioteen	ion omorod in this outloo on dur	dura berves as notice of
This Order extends the Full Order of Child I	Protection entered in this co	use on date and serves as notice	of extension of that Order
Respondent shall not stalk, abuse, threaten to		-	
Respondent shall not have any contact with	the child victim(s), except a	s specifically authorized by thi	s Order. (See "Special
Conditions" on page 2. [08]			
Respondent shall not enter the family home of the child victim(s) located at , except as specifically authorized by this			ly authorized by this
Order. (See "Special Conditions" on page 2.) [08]		
			,

	Custody of child(ren) shall be awarded as follows:
	<u>Child's Name</u> <u>Person Awarded Custody</u>
	A visitation schedule for the child(ren) shall be established as follows: .[08]
	Petitioner and Respondent shall exchange the child(ren) for visitation at:
	Respondent shall pay child support to Petitioner as follows: \$ per week per month, with the first payment due
L	(date).
	Respondent shall pay maintenance to Petitioner as follows: \$ per week per month, with the first payment due
ப	(date).
니	Respondent shall execute an income assignment for:
Ш	Respondent shall pay the rent or mortgage payments on the residence occupied by the child victim(s) in the amount of \$
_	per to , with the first payment due (date).
Ц	Respondent shall pay for housing and other services provided to the child victim(s) by a shelter for victims of domestic violence
	in the amount of \$ per to , with the first payment due (date).
L	Respondent shall participate in a court approved counseling program at to help child abusers stop violent behavior
	Treat substance abuse, beginning (date).
	Respondent shall pay the cost of his or her treatment and the treatment of the child victim(s).
	Respondent shall pay to Petitioner attorney's fees in the amount of \$.
	Respondent shall pay to the Guardian ad Litem fees in the amount of \$.
L	Court costs are assessed against .
	Court costs are waived.
	Special Conditions:
	Violation of this Order may result in your conviction of a Class A misdemeanor. The punishment for a Class A misdemeanor is a term of imprisonment not to exceed one year, a fine not to exceed \$1000.00, or both such fine and
	imprisonment.
	This Order shall be effective until (date), unless sooner terminated or extended.
So	Ordered:
	Date Judge
	The parties are notified that the foregoing Findings and Recommendations have been entered this date by a commissioner, and
	all papers relative to the case or proceedings, together with the Findings and Recommendations, have been transferred to a Judge of the Court. The Findings and Recommendations shall become the Judgment of the Court upon adoption by order of
	the Judge.
	Order and Judgment Adopting Commissioner's Findings and Recommendations It is hereby ordered, adjudged and decreed that the foregoing Findings and Recommendations entered by the
	commissioner are adopted and confirmed as a final Judgment of the Court.
	Date Judge
	Notice of Right to Rehearing
	Unless waived by the parties in writing, a party to the case or proceeding heard by a commissioner, within fifteen
	days after the mailing of notice of the filing of the Judgment of the Court, may file a motion for rehearing by a Judge of the Court. If the motion for rehearing is not ruled on within forty-five days after the motion is filed, the motion is
	overruled for all purposes. Rule 129.13
	Date Commissioner

	Consent Order Only	7
	nsents to entry of the above orders, but this consent shall ained in the petition are true.	
P	etitioner's Signature	Respondent's Signature
Attorr	ney for Petitioner's Signature	Attorney for Respondent's Signature
Court	Appointed Special Advocate	Guardian ad Litem
	Notice of Extension of O	rder
	l Protection may be extended for additional periods of ti ade at least two weeks before the expiration date indica	
	Notice to the Person Obligated to Pay Sup	pport or Maintenance
	(Pursuant to Section 452	
authority of Chapter 452	ary 1, 1994, for every order for child support or mainten 2 or otherwise, income withholding under Section 452.3 ands there is good reason not to require immediate incompletenative arrangement.	50 RSMo shall be initiated on the effective date of the
**************************************	Instructions to Clerk	
	Full Order of Child Protection shall be issued to Petition	er, Respondent, and the law enforcement agency
	ff) in the city or county where Petitioner resides. Full Order of Child Protection shall be issued the same d	ay the order is granted to the law enforcement
agency respons	ible for maintaining the Missouri Uniform Law Enforce full Order of Child Protection shall be served upon or m	ement System (MULES).
4. If Findings and	d Recommendations were entered by a Commissione the "Notice of Rehearing" section.	r and transferred to a Judge for adoption,
I contifue that I come	Sheriff's or Server's Returned this Order of	
in	d this Order at(state), on	
(Check one)	County,(state), on	(time), by:
,	a copy of the Order to	(name);
	opy of the Order at the dwelling place or usual abode of	
	(name), a person of	
	ribe)	
Printed	Name of Sheriff or Server	Sheriff or Server
	Must be sworn before a notary public if not se Subscribed and sworn to before me on	•
(51)	My commission expires:	
(Seal).	Date	Notary Public

Sheriff's Fees		
Summons \$	_	
Non Est \$ Mileage \$	(miles @ \$. per mile)	
Total \$	per nine)	
	Complete for Out of State Se	ervice
I certify that:	•	
1) I am authorized to serve p	process in civil actions within the state or terri	itory where the above Order was served.
2) My official title is	of	County,(state).
Served in	County,(state), on	(date) at(time).
Subscribed and Sworn to me be	efore this(date) day of	(month),(year).
í í	the clerk of the court of which affiant is an of the judge of the court of which affiant is an of authorized to administer oaths in the state in v	fficer.
	Signat	ture and Title
	Directions to Officer Making Return	n on Service
him, the return shall be prepared Service shall be made: (1) appointed guardian, by delivering individual's dwelling house or use copy of the Order to an agent au On an incompetent person who	It to show the offer of the officer to deliver the On Individual. On an individual, including an angle a copy of the Order to the individual person usual place of abode with some person of the authorized by appointment or required by law to has a legally appointed guardian, by delivering officer or deputy authorized by law to serve process.	nally or by leaving a copy of the Order at the family over 15 years of age, or by delivering a o receive service of process; (2) On Guardian. g a copy of the Order to the guardian personally.

for the word "state."

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly.



IN THE CIRCUIT COURT OF COUNTY, MISSOURI

Judge o	r Division:		Case Number:	
			Court ORI Number:	
Petition	er:		Respondent's Home Address:	
Petition	er's DOB:			
SSN:				
Sex [F M Race:	VS.		(Date File Stamp)
Respon	dent:		Respondent's Work Address:	
Alias/N	icknames:			
i -	dent's DOB:			
`	known):			
Race:			Respondent's Relationship to Petitioner:	- 4 h D1 4/M
Age:	Sex L F L M		· · · · · · · · · · · · · · · · · · ·	ed by Blood/Marriage
Eye Co	_		Child(ren) in Common	Resided Together
Hair Co	· ·		Other	
(Identifyi	ing Information for use by Law Enforcement)	lring Datit	ion for Order of Dretection	
			ion for Order of Protection	
1.		years of age years of age	under 18 but emancipated	
2.	Respondent is at least 18 ; I reside in (city), (state), in the County of .	years or age	under 18 but emancipated	
2.	Respondent may be found in (city), (state), in the C	County of		
3.	An act of abuse or stalking occurred at (address), (o		the County of .	
4.	Respondent and I: (check one or more)			
	are related by blood		e related by marriage.	
	are spouses.		elated by marriage. e no relationship other than Respondent has stal	ked me
	were spouses. have child(ren) in common.		n a continuing romantic or intimate social relat	
	are or were residing together.		e in a continuing romantic or intimate social rel	
Comp	olete for Adult Abuse Petition Only.			
5.	Respondent and I: (check one or more)			
	reside together.			
	previously resided together at (address), (city), (state), in the	e County of .	
	never resided together.			
6.	olete for Stalking Petition Only. Respondent is stalking me. Explain relationship (e.	xample: co-wo	orkers, neighbors, etc.)	
Comn	elete for Adult Abuse Petition Only.			
7.	The residence in which I live is: (check one or more	re)		
	jointly owned, leased or rented or jointly occu	•	ndent and me.	
	owned, leased, rented or occupied by me.			
jointly owned, leased, rented or occupied by me and someone other than Respondent.				
	owned, leased, rented or occupied by someone		•	
8.	jointly occupied by me and another person, an Respondent has knowingly and intentionally: (chec			
0.	coerced me		ne from place to place	
	stalked me		attempted to cause me physical harm	
	harassed me	placed or a	attempted to place me in apprehension of immed	diate physical harm
	sexually assaulted me	threatened	to do any of the above	
	unlawfully imprisoned me			

	by the following act(s): (Include the most recent date(s) of each act described.)									
9.	I am afraid of Respondent, and there is an immediate and present danger of abuse or stalking of me because: (describe)									
10.	Photographs/Exhibits are filed as	evidence of my injuries.								
Complete for Adult Abuse Petition Only.										
11.	11. It is in the best interest of the minor children that custody be awarded as follows:									
	Child's Name	<u>DOB</u>	SSN	<u>Age</u>	Address (If other than Petitioner)					
	1.				(11 other than rethoner)					
	2.									
	3.									
	4.									
	5.									
	Who did each Child reside with during last six months 1. 2. 3. 4. 5.	Relationship to Parties (Explain if not Respondent's Child)	Persons to Custo		Custody (check one or both) Temporary Full					
	(If necessary, attach additional sheets.)									
12.	 12. Indicate any prior or pending custody court cases before, or orders entered by, this court or other parties. (If none, so state): a. Petitioner b. Respondent c. Children (identified in item 11) 									
13.	Pursuant to Section 455.010 to Section	455.085 RSMo, it is requested the	nat the court iss	sue an Ex Parte	Order of Protection restraining					
	Respondent from: (check all that apply) abusing, threatening to abuse, molesting or disturbing the peace of Petitioner wherever Petitioner may be found. stalking Petitioner. entering the dwelling of the Petitioner located at (see notice below) communicating with Petitioner in any manner through any medium. other:									

14. It is further requested that, upon the hearing of this cause, the court issuabove acts for such time as is necessary to protect Petitioner and that the	It is further requested that, upon the hearing of this cause, the court issue an Order of Protection enjoining Respondent from the above acts for such time as is necessary to protect Petitioner and that the court: (one or more may be selected)						
· · · · <u></u>	Award custody of the minor child(ren) to Petitioner Respondent.						
Order visitation with the minor child(ren) to Petitioner Respondent as follows:							
(check one) per week per month. Order Petitioner Respondent to pay maintenance to Pe (check one) per week per month. Order that Respondent make or continue to make the rent or mortg occupied by Petitioner.	Order Petitioner Respondent to pay child support to Petitioner Respondent in the amount of \$ (check one) per week per month. Order Petitioner Respondent to pay maintenance to Petitioner Respondent in the amount of \$ (check one) per week per month. Order that Respondent make or continue to make the rent or mortgage payments in the amount of \$ on the residence occupied by Petitioner.						
amount of \$ Order that Petitioner be given temporary possession of the following personal property:							
							 □ Prohibit Respondent from transferring, encumbering, or otherwise disposing of the following property mutually owned or leased with Petitioner: □ Order Respondent to participate in a court-approved counseling program designed to help batterers stop violent behavior. □ Order Respondent to pay a reasonable fee for housing and other services provided to Petitioner by a shelter for victims of domestic violence. □ Order Respondent to pay the cost of medical treatment or services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by Respondent. □ Order Respondent to pay Petitioner's attorneys fees. □ Order Respondent to pay court costs. □ Other (specify): I swear/affirm under penalty of perjury that these facts are true according to my best knowledge and belief.
Notice: Section 455.030.3 RSMo provides that a	Petitioner's Signature						
Petitioner seeking protection under the Adult Abuse Act is not required to reveal any current	Address (Optional)						
address or place of residence on this petition. Do	(2)						
not provide this information if doing so will	City, State And Zip						
endanger you.							
	Telephone						
	Attorney's Name, Missouri Bar No., if Applicable						
	Address						
	City, State and Zip						
	Telephone						



IN THE CIRCUIT COURT OF COUNTY, MISSOURI

**************************************		T					
Judge or Division:		Case Number:					
D. C.		Court ORI Number:	_				
Petitioner:		Respondent's Home Address:					
Petitioner's DOB:							
SSN:							
Sex F M Race:	VS.	Home Phone Number:	(Date File Stamp)				
Respondent:		Respondent's Work Address:					
Alias/Nicknames:							
		Work Phone Number:					
		Work Hours:					
Respondent's DOB:		Other Locations Where Respondent May Be Serv	ed:				
SSN (if known):							
Race:	Sex: F M						
Skin/Complexion:	Age:	Respondent's Relationship to Petitioner:					
Eye Color:	Height:	☐ Spouse ☐ Ex-Spouse ☐ Related b	y Blood/Marriage				
Hair Color:	Weight:	☐ Child(ren) in Common ☐ Resided Together					
Hair Length/Style:		Other					
(Identifying Information for use by Law Enforce							
Visible Identifying Marks (e.g., tattoo	s, birthmarks, braces, mu	ustache, beard, pierced ear, glasses)					
	Adult Abuss/Ctall	ring Ex Douts Order of Ductostion					
TO CALL CARL LA DI		xing Ex Parte Order of Protection					
The State of Missouri to: Name	•						
Petitioner has filed a verified petition (copy attached) requesting an Order of Protection against you. Pursuant to Sections 455.035 to 455.045 RSMo, the court finds that there is an immediate and present danger of abuse to Petitioner by you or that Petitioner has been a victim of stalking by you and that there is good cause to issue an Order of Protection.							
Therefore, the court orders that you, Name of Respondent, Respondent, not:							
Abuse, threaten to abuse, moles	t or disturb the peace of Pet	itioner wherever Petitioner may be found.[01 & 04]					
Stalk Petitioner.[01]	_						
☐ Enter or stay upon the premises☐ located at (unless disclosur		reside.					
Communicate with Petitioner in		medium [05]					
Other: .[08]	any manner or unough any	medium. [05]					
		be awarded, until further order of court, as follows	etitioner_081				
<u>Child's Name</u> <u>Age</u> <u>Person Awarded Custody</u> [Respondent-06, Petitioner-08]							
(Attach additional sheets if necessary	ary)						
It is further ordered that:							
Violation of this Order may be punished by confinement in jail for as long as five years and by a fine of as much as five thousand dollars. Violation of this order is a Class A Misdemeanor, or a Class D Felony if Respondent has previously pled or was found guilty of any violation of an Order of Protection within five (5) years of this order.							
If so ordered by the court, Respondent is forbidden to enter or stay at Petitioner's residence.							
The hearing of this cause will be	in Division of the C	Circuit Court of County, in , Missouri at	(time) on				
(date).							
So Ordered:							
Date		Judge					

	Sher	iff's or Server's Return				
I certify that I served this Or		(address) in				
			(date), at			
leaving a copy of the	ne Order and petition a	at the dwelling place or usua person of	ll abode of's (name) family over	(name), the age of 15 years.		
Printed Name of Sheriff or Server Sheriff or Server						
	Must be sworn b	efore a notary public if not	t served by an authorized of	ficer		
	Subscribed and sv	vorn to before me on	•			
(Seal)		xpires:				
Sheriff's Fees Summons \$ Non Est \$ Mileage \$ Total \$	 (miles @	Date ① \$ per mile)	Notary Pt	·		
	Comp	lete for Out of State Ser	vice			
,	•		ory where the above Order wa			
2) My official title is		of		(state)		
Served in	County,	(state), on	1 (date) at _	(time).		
Subscribed and Sworn To be	efore me this	(date) day of	(month),	(year).		
I am: (check one)	the judge of the co	ort of which affiant is an offi urt of which affiant is an offi nister oaths in the state in wl		ve summons.		
(Seal)						
Signature and Title						

Directions to Officer Making Return on Service

A copy of the Order and petition must be served on each person. If any person refuses to receive the copy of the Order and petition when offered to him, the return shall be prepared to show the offer of the officer to deliver the Order and petition and the person's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed guardian, by delivering a copy of the Order and petition to the individual personally or by leaving a copy of the Order and petition at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age, or by delivering a copy of the Order and petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who has a legally appointed guardian, by delivering a copy of the Order and petition to the guardian personally.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

If service is made outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly.

Notice to Respondent

You are notified that under Section 455.050 RSMo if the court finds in favor of Petitioner or you default, the court may grant any of the following forms of relief:

- 1. Order you not to stalk, abuse, threaten to abuse, molest or disturb the peace of Petitioner wherever Petitioner may be;
- 2. Order you not to enter upon the premises of the dwelling of Petitioner;
- 3. Order you not to transfer, encumber or otherwise dispose of mutually owned or leased property;
- 4. Grant Petitioner temporary possession of specified personal property;
- 5. Order you to participate in court approved counseling for batterers and/or substance abuse treatment;
- 6. Award custody of minor children;
- 7. Establish a visitation schedule;
- 8. Order you to pay child support and/or maintenance to Petitioner;
- 9. Order you to make an assignment of earnings or other income;
- 10. Order you to pay Petitioner's rent or mortgage;
- 11. Order you to pay for housing or other services provided to Petitioner by a shelter;
- 12. Order you to pay court costs;
- 13. Order you to pay Petitioner for the cost of maintaining or defending the action;
- 14. Order you to pay Petitioner's attorney fees;
- 15. Order you to pay the cost of medical treatment and services provided to Petitioner as a result of injuries sustained by an act of domestic violence committed by you;
- 16. Temporarily enjoin you from communicating with Petitioner in any manner or through any medium.

If you have a disability requiring special assistance for your court appearance, please contact the court at least 48 hours in advance of the scheduled hearing date and time.

Definition of Abuse

You are notified that under Section 455.010(1) RSMo the term "abuse" includes, but is not limited to:

- 1. the occurrence of, or
- 2. attempt to do, or
- 3. threats to do any of the following acts against Petitioner:
 - (a) purposely or knowingly placing or attempting to place Petitioner in fear of physical harm;
 - (b) purposely or knowingly causing physical harm to Petitioner with or without a deadly weapon;
 - (c) compelling Petitioner by force or threat of force to engage in conduct from which Petitioner has a right to abstain or to abstain from conduct in which Petitioner has a right to engage;
 - (d) engaging in a purposeful or knowing course of conduct involving more than one incident that alarms or causes distress to Petitioner and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult to suffer substantial emotional distress and must actually cause substantial emotional distress to Petitioner. Such conduct might include, but is not limited to:
 - a. Following Petitioner about in a public place or places;
 - b. Peering in the window or lingering outside the residence of Petitioner;
 - (e) causing or attempting to cause Petitioner to engage involuntarily in any sexual act by force, threat of force, or duress; or
 - (f) holding, confining, detaining, or abducting Petitioner against Petitioner's will.

Definition of Stalking

You are notified that, under Section 455.010(10) RSMo, the term "stalking" is when a person purposely and repeatedly harasses or follows with the intent of harassing another person. As used in this subdivision, "harass" means to engage in a course of conduct directed at a specific person that serves no legitimate purpose, that would cause a reasonable person to suffer substantial emotional distress. As used in this subdivision, "course of conduct" means a pattern of conduct composed of a series of acts over a period of time, however short, evidencing a continuity of purpose.

Instructions to Clerk

- 1. A copy of the Ex Parte Order of Protection and a copy of the petition must be personally served upon Respondent immediately and not less than 3 days prior to the date of the hearing.
- 2. A copy of the Ex Parte Order of Protection shall be issued to Petitioner.
- 3. A copy of the Ex Parte Order of Protection shall be issued to the local law enforcement agency (police or sheriff) in the city or county where Petitioner resides.
- 4. A copy of the Ex Parte Order of Protection shall be issued the same day the order is granted to the local law enforcement agency responsible for maintaining the Missouri Uniform Law Enforcement System (MULES).